

ANSWERS TO ADVIS

THE WORLD DURING FIRST 10 DAYS OF DECEMBER, 1893.

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PRICE ONE CENT.

NEW YORK, TUESDAY, DECEMBER 12, 1893,

PRICE ONE CENT.

Only 10c. FOR A Situation Wanted Advt. in The World, Daily or Sunday. THE WRITING ON THE WALL.

"L" ROAD'S

Third Track Was Laid Under Authority of a Commission.

New Members Were Named by Governor Flower a Few Days Ago.

CITY'S COUNSEL STAND AGHAST.

Injunction Proceedings Prove to

Be a Complete

Boomerang.

The injunction order against the Manhattan Elevated Railway Company, restraining it from laying a third track in Ninth avenue above Thirteenth street, for which application was made to-day by the city before Justice Ingraham in the Supreme Court Chambers, proved to be a large-sized boomerang.

Assistant Corporation Counsel Dean and Connoly were taken completely by surprise by the argument put forward by Lawyer Julian T. Davis, who appeared to habit of the Manhattan Railway of the Manhattan Railway in Sahulf of the Manhattan Railway

The Bo doubt you'll get to Harlem sometime, Mr. Davis, "remarked Justice Ingraham of the law," rej the lawyer.

Justice Irgraham added that according to his recollection, of the statutes the acts of 1867 and 1875 gave the Company a right to build sidings with the approval of the Rapid Transit ace did not interfere with this special authority under them, and that the Rapid Transit ace did not interfere with this special authority under them, and that the Rapid Transit ace did not interfere with this special authority under them, and that that was his decision in the matter, for which application was made to-day by the city before Justice Ingraham added that according to his recollection, of the authority of the lawyer.

Justice Irgraham added that according to his recollection, of the authority of the acts of 1867 and 1875 gave the Company a right to build sidings with the approval of the Rapid Transit ace did not interfere with this special authority.

However, It was not to be understood that that was his decision in the matter, for he was only stating his impression.

He would take the papers, he said, before deciding, and allow counsel to submit additional briefs.

This seemed to satisfy Mr. Davises immeasurably but hardly pleased the city's representatives, who seemed to think that that was his decision in the matter, for he was only stating his impression.

The wood take the papers, he said, before deciding and allow c

behalf of the Manhattan Railway Company to oppose the motion. Mr, Dean admitted that he had not even heard of the ancient commission under whose authority Mr. Davis claimed the

'L" road people were acting. The startling feature of the case wa that notwithstanding the fact that the was appointed under an act of 1867, have all long since been dead, the body has been revived by appointments made by Gov. Flower within the last few days. This Commission, without the knowledge of the present Rapid Transit Commission or any of the city authorities, has approved in due form the plans for the laying of the third track in Ninth average and third avenue, after a distance of more than intinue, after a distance of more than balf

a mile had already been completed. When this information was suddenly sprung upon Mr. Dean and his associates this morning the city's representatives were almost phazed, to put it mildly Mr. Dean said all he could in support of his application for the injunction, but admitted that he was not prepared to meet the startling facts brought forward | plaint

by Mr. Davis, and asked for time to put in a brief to answer his argument.

The matter was finally left in that position, both sides being allowed to subfit their papers with permission to file additional briefs, while Justice Ingraham features and the struck me several times in the face, and all I did was to push her from me. Justice Ryan instructed the woman to reserved his decision. It was stipulated that the further construction of the third track should be stopped pending decision upon the motion.

In opening the argument Mr. Dean stated that the Manhattan Company was supposed to secure its rights from the

track should be stopped pending upon the motion.

In opening the argument Mr. Dean in opening the argument Company was stated that the Manhattan Company was Supposed to secure its rights from the Old West Side and Yonkers Rapid-Transit Company, and the statute under which the road was operated only allows the erection and operation of two tracks.

The Company, he said, was now building a third track between Thirteenth and Twenty-second atreet, a distance of half a mile, and when completed it was its intention to run express trains in it. The city claimed that the third track was a nuisance, that the Company had no authority of law to build it, and saked for a permanent injunction.

An affidavit of Assistant Corporation Counsel Connolly set forth all the facts at length, and it was asserted that the new track was not in any sense a siding, but an extra track.

It was stated that unless the injunction was granted there was nothing to prevent the Company from extending this track all the way to Fifty-ninth street, or further.

Lawyer Davis sprang his little trap

ther.

Lawyer Davis sprang his little trap when he calmly asserted in reply to Mr. Dean's remarks that the Manhattan Company obtained its right to lay this track under its charter and the old act of 18e7, which gave to three Commissioners, appointed by the Governor, the entire Jurisdiction over the matter of granting permission to the Company to lay additional tracks for sidings or other purposes.

The authority of this Commission was continued by the act of 1875, and was in no way impaired by the act of 1891, by which the present Rapid Transit Com-

mission was appeinted.

It was not necessary under the statutes to go to the Rapid Transit Commission as the authority of the old Board was still good and under Gov. Flower's appointment it had been to-vived and had given its approval of the new construction.

On the long desk in front of Justice Ingraham were spread out the maps and drawings of the third track, which Mr. Davis said was only a sidne.

lt came out afterwards that the Commission under which the Company was
acting was composed of Sutherland Tenney, who was appointed in 1891; Wirsow 3. Pearce and Manghan Carter, who
were appointed only a few days ago by
Gov. Flower. They certified their spproval of the plans by signing a statement to that effect, their signatures appearing on the maps under the date of
Dec. 11, 1893.

Mr. Dean, in reply, told the Court that
he thought the claim was absurd and extravagant, that the act of 1891 had legislated the old Commission out of existeace and that permission to construct the

additional track could only be obtained from the Rapid Transit Commissioners. The two acts were entirely inconsistent, and was believed to be so by the Manhattan Company only a few months ago, as their application for the construction of third tracks and extensions, which had been since withdrawn, showed. He intimated that the Manhattan Company was resorting to underhand methods to secure a valuable franchise without assuming any of the burdens imposed by the law, and that the half mile of track they had aiready built was part of this franchise.

"These Commissioners," he said, "were never known till this day. The original members of the Board have been dead for years, and there is no public record of the transactions of these new appointees. The Manhattan Company is taking advantage of public necessity to push through this scheme for a third track under the guise of building successive sidings."

Lawer Davies denied this again, and said there was no provision in the law which compelled the Commission to file anything for public record. The laws of 1867 and 1875 clearly give the Commission power to authorize the Company to put in sidings, which is all that is being done, and that authority has never been repealed by any subsequent act.

The Company needed this siding in order to properly move its traffic, and they had gone to the proper source for their authority.

The company needed this siding in order to properly move its traffic, and they had only reached Twenty second street when the city stopped them.

Mr. Dean called attention to an interview with Russell Sage in a daily paper in which he admitted that the road intended to use the new track for express trains to Harlem. Mr. Davis ridiculed this, and said he hoped the counsel on the other side did not expect to influence the court by quoting statements from a newspaper article which Mr. Sage had denied.

"I've no doubt you'll get to Harlem sometime, Mr. Davis," remarked Justice Ingraham.

"If we do it will only be by authority of the law," rej the lawyer.

JULIA BOLGER'S STORY.

She-Accuses a Man of an Assaul in the Street.

Julia M. Bolger, of 249 Arlington avenue, Brooklyn, who claims to be employed on the Irish World, made a charge of assault against Richard Court, an oyserman, of 200 1-2 East Twentleta street. in the Essex Market Police Court to-

and Third avenue. He spoke to her and tried to induce her to accompany him to a hotel.

When she refused, she said, he seized her by the arms. She resisted desperately. This angered the man, she said, and he felled her to the sidewalk and klozed her unmercifully. Her screams brought an officer, who placed the man under arrest.

After telling Justice Ryan this story the woman said that she did not desire to press the charge. Justice Ryan re-fused to allow her to withdraw ner com-

SUTHERLAND NOT FOUND.

Nor Did Justice Barnard Decide the McKane Case To-Day.

It was announced this morning that Justice Barnard's order requiring Justice of the Peace Sutherland, of Graves end, to show cause why he should not be removed from office had not yet been served.

and gone to Washington "on a visit." out friends of the Justice denied the story.

been extended until Thursday, and if service is not effected by that time an-

service is not effected by that time another extension will be applied for.

It is even hinted that Sutherland may
not appear at his old haunts until after
Jan. 1, when Justice Barnard retires
from the bench.

Justice Barnard did not render a decision to-day in the proceedings to punish John Y. McKane for contempt of
court, as was expected. It was reported
that Justice Barnard would come to
Brooklyn this morning for the purpose Brooklyn this morning for the purpo of finishing the case, but up to noon had not appeared at the court-hou A decision is looked for to-morrow.

MORE TIME FOR THURBER.

Assignee Keith Cannot Ascertain His Financial Condition.

Boudinet Keith, assignee of Francis B ong desk in front of Justice In-ere spread out the maps and of the third track, which Mr. d was only a siding, and was for use while the girders of hite tracks were being strength-itracks were being strength-signor.

intended for use while the girders of his west side tracks were being strengthened.

He said the city had no right to assume that the Company intended to
operate it as a third track for through
trains, for no such intention had even
been officially expressed by the corpotation and as a matter of fact it was
inly intended to meet present necessidies.

It came out afterwards that the Commission under which the Company was
acting was composed of Sutherland Tenstring was composed of Sutherland Tengarden training the control of the control of the control
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Tan Into an Ambulance.

Run Into an Ambulance.

In returning from a call last evening, an empty Plower Hospital ambulance, driven by John Y. Lang, was run into by a cart, driven by John Donobus, of 1160 Pirst avenue, at Eighth street and Pirst avenue, and one of the wheels of the ambulanee was broken. Donobus was arrested, but the compilaint was not pressed in Yorkville Court to-day on his paying for the damage.

PARIS IS ON GUARD, GREATER NEW YORK.

Courts, Theatres and Public A New Bill Adopted by the In-Buildings Closely Watched.

Production of a Socialist Play For- It Provides for Submitting the Quesbidden by the Police.

Vaillant Chosen by Lot-A Big Anar- Features Which Were Objected To chist Meeting in Berlin.

PARIS, Dec. 12.-The Courts of Justice, the Prefecture of Police, the theguarded by police in uniform and in met to-day at 214 Broadway.

mite outrages.

tion of the play, "Les Ames Solitaires," by the German Socialist Hauptmann. The quarters occupied by foreign work-nen suspected of being connected with Vaux and William D. Veeder. Anarchist societies have been searched.

engeance of Vaillant's friends. been arrested, papers found in her lodgings showing plans.

The Radical papers, commenting on yesterday's proceedings in the Chamber of Deputies, say that they exceed the summary procedure of the worst days LONDON, Dec. 12.-A despatch to The

hronicle from Paris says that while Vaillant was in America he mixed with an Anarchist named Graillat, who was

the Anarchists are affiliated together, and eventually will be found to be suberally regarded as apostles of less mili-BERLIN, Dec. 12.-About five hundred Anarchists, including many women, met

was one of the speakers, claimed that theoretical Anarchism was not responsible for the Paris outrage, and repudiated

manager, who sought to have his marlower court found for the defendant, and ordered Col. Sinn to pay his wife \$750 counsel fees.

This decision compels the Colonel to pay that amount. Col. Sinn brought the suit to test the legality of a divorce which had been granted to Miss Tanner from Dr. Frederick Farlin in Chicago in .883, as well as the legality of a divorce which had previously been granted to Dr. Farlin's first wife, Mattie E. Oram, in St. Croix County, Wis., May 10, 1875.

Col. Sinn and Miss Tanner were mar ried in Cleveland, O., Feb. 14, 1885.

COFFEY AS PEACEMAKER.

s He Trying to Pacify Boody and

Schliemann? Excise Commissioner Schliemann, of Brooklyn, whose resignation was re-quested by Mayor Boody, called at the Mayor's office this morning, but Mr. Boody was in conference with a party of gentlemen and could not be seen. Later in the day he called again and the Mayor spoke with him a short time.

Mr. Schliemann refused to state
whether or not he intended presentinf

his resignation.

Senator-elect Coffey called on the Mayor, and, it is believed, he is trying to act as peacemaker between Boody and Schliemann. Mayor Boody refused to discuss the affair. He said he might have something to say to-morrow.

COL. ALTON R. EASTON DEAD.

zens of St. Louis in early days, died here just before midnight last night, aged eighty-six.

He it was after whom Alton III was cighty-six.

He it was after whom Aiton, Ill., was named. He was military Governor of santa Fe during the Mexican war; Assistant United States Treasurer under Filmore; Inspector-General of Missouri in 1862-64. He was a close friend of a dark brown dress, dark shawl, button shoes and was hatters.

quiry Commission To-Day.

Have Been Eliminated.

mission appointed to examine into the atres and public buildings are closely solidation of New York and Brooklyn mission consists of State Engineer and Surveyor Schenck, John H. Brinckerhoff, The police have forbidden the produc- Frederick W. Devoe, Andrew H. Green George G. Greenfield, oJhn L. Hamilton Edward F. Linton, Senator Charles P McClelland, J. S. T. Etranahan, Calver

The new bill adopted to-day is called "An Act Providing for the Submission least thirty foreign Anarchists will be of the Question of the Consolidation of the City of New York with Certain Ter-Marchal, the husband of Valilant's ritory Under a Single Municipal Admin mistress, has disappeared, fearing the istration to a Vote of the People." Fol lowing is the full text of the bill: Section I. The territory referred to in this a

lowing is the fall.

Section i. The territory referred to in this act is as follows:

The City of New York, Lang Island City, the County of Richmond, the Lowing of Methodol, the Methodol, th

Vaillant almost admits that he drew lots with other Anarchists to decide who should undertake the murderous work.

Ten Anarchists were with him in the gallery, and they are now in custody. All of them have spent a portion of their lives in England, showing that

here yesterday evening. The police took

the idea that the Anarchists of Berlin were connected with the outrage in the city of New York of the city, county, village, town or part of a town, mentioned in the first section in which he said district is situated, and the ballots cast upon said proposition or question in the city of New York of a town, mentioned in the first section in which he said district is situated, and the ballots cast upon said proposition or question in the city of New York shall be deemed as an expression of the voter in favor of or against the consolidation with the city of New York of the situated and the ballots cast upon said proposition or question in the city of New York shall be deemed as an expression of the voter in favor of or against the consolidation which could not he city of New York shall be deemed as an expression of the voter in favor of or against the consolidation where it is stuated, and the ballots cast upon said proposition or question in the city of New York shall be deemed as an expression of the voter in favor of or against the consolidation where it is stuated, and the ballots cast upon said proposition or question of the said in the favor of or against the consolidation where it be city county, village, town or part of a town or part of a town or part of a town expression of the said in the favor of or against the consolidation of the territory county, village, town or part of a town or

Year's to discuss the advantages of con-solidation.

Mr. Stranahan moved the adoption of the new bill, which was done, and the bill will be presented to the next Legis-lature in January.

There will also be a public meeting in Strack's Casino, Ravenswood, Long Island, on Dec. 21, to consider the steps necessary to be taken to become a part of the proposed great municipality.

HAS NO EAR FOR MUSIC.

awyer Buck Objects to His Neighbor's Plano Playing.

Lawyer Jerome Buck's friends are having lots of fun with the well-known orator nowadays. All they have to do orator nowadays. All they have to do is to ask him if he enjoys hearing plano playing, and Mr. Buck lets out a biue streak. The lawyer lives at 108 West One Hundred and Thirty-second street. His rooms are on the second floor. Adjoining his apartments are those of Lester W. Hough, a well-to-do business man. Mr. Hough's daughter is devoted to her piano. In fact see scarcely leaves it from 7 o'clock in the morning until late at night. The music is plainly heard in Mr. Buck's anartment, and to him it has become an intolerable nuisance. Mr. Buck has complained to the Hoard of Health, but that body has no jurisdiction. A policeman will interview Miss. Hough and endeavor to relieve Mr. Buck's nerves.

Argument on Their Disposal Fixed for Dec. 18. morning. At 7.15 a despatch from Sandy Hook stated that she had moved from her position and had evidently gone off shore.

On the application of E. F. C. Young and G. Weaver Loper, receivers of the National Cordage Company, Chancellor COL. ALTON R. EASTON DEAD.

A Prominent Citizen of St. Louis and Old Friend of Grant.

(By Associated Press.)

ST. LOUIS, Dec. 12.—Col. Alton R. Easton, one of the most prominent citizens of St. Louis in early days, died here



Only the Boodlers and Hucksters of Politics are alarmed by it.

JOHN C. END NOT INDICTED. FOREIGN NEWS OF THE DAY. BEATEN BY HIS NEIGHBORS.

States Grand Jury To-Day.

Body's Next Meeting.

The October United States Grand Jury returned about ten indictments to Judge Benedict this morning and were discharged. They were all for minor of-

sistant United States District-Attorney Mott, notwithstanding that the same evidence on which the warrant for his searrest was issued several weeks ago Justice Clerk of Scotland.

The day Hermann and Weisenthal, two of the speakers at last night's meeting were arrested and condemned to three of the speakers at last night's meeting were arrested and condemned to three of the speakers at last night's meeting of defrauding the Second National Bank.

The new bill also omits section 3 of the trances of two months ago.

Sinn MUST PAY COUNSEL FEES, The New Sondon of the tendence of the Speakers and Court of Appeals Affirms an Order in His Wife's Favor.

A desputch from Albany to-day says that the Court of Appeals has confirmed the order of the General Term of the Supreme Court in the case of Col. William E. Sinn, the Brooklyn theatrical manager, who sought to have his man believely the states Commissioner Shields and release of the Supreme Court in the case of Col. William E. Sinn, the Brooklyn theatrical manager, who sought to have his man oved the advantages of on the speakers at last night's meeting and show out on \$30,000 bail on a whole, will only vote on the question of the second Nacional Bank.

Eno is now out on \$30,000 bail on a charge of missing the Second Nacional Bank.

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Hambrough was found dead from a gunt show out of the district the two words when the would kill his family, and started the two the district favors consolidation.

The trial involves what is known as the "Ardlamont murder mystery," and the "Ardlamont murder mystery," and the wardlamont Bank.

Hambrough was found dead from a gunt show ound in a wood near Ardlamont Bank, when he Levell the would of the table, which he there out of the submitted and surface of the returned and strength of its before the same properliant.

Has night should have the thousehold turniture, the the wood of the table, which he was promited.

Eno is now out on \$30,000 bail on a charge of missing the secon

States Commissioner Shields and re-leased on ball pending the efforts of Mr. Mott to secure an indictment. Mr. Mott refused to state whether or not he would renew his efforts to have Eno indicted before the December Grand Jury, which will be sworn in to-morrow, but he intimated that he would.

THE 10.000 DIDN'T APPEAR. Chicago Escaped Invasion by Crank Westgarth's Army.

(By Associated Press.) CHICAGO, Dec. 12.-Six hundred policemen held in reserve during to quell a possible outbreak at the lake front, were not disturbed this morning.

John Westgarth, supposedly a crank had issued a call for 10,000 armed men to meet him at the lake front at daybreak and move against the city with a demand for work or bread. John and his army failed to material-

ize, and the policemen were allowed to break ranks.

NEW YORK OFF TO-DAY. The U. S. Cruiser Was Outside the

Bar This Morning. The United States cruiser New York CORDAGE PROPERTY FRANCHISES was anchored outside the bar early this

> Inness's Band a Big Attraction. All the best attractions of the White City have some to New York Foremest of these is Innes's Band, which won the musical prize of the Colublan Exposition. Its delightful afternoon and

The Hugger Caught and Fined. James Wodes, a grocer's clerk, of 25 West Twenty-sixth street, was fined in Jefferson Market Twenty-sixth street, was need to be another analytic Court to-day for getting drunk least night and stopping a number of women on their way to the Hely Innocent's Mission, on West Twenty-seventh street. In some cases Wodes insisted on hugging and kissing the women.

No Bill Returned by the United Trial of Monson, of the "Ardla- Hayes Threatened to Kill His mont Mystery," Opens.

His Case May Come Before that The War in Morocco-Instructions Then He Upset a Hot Stove an to Gen. Campos.

pected trial of Alfred John Monson, a island tutor, charged with the murder of The jury failed to return an indictment Lieut. Windsor Dudley Cecil Hambrough, against John C. Eno, according to As- his ward, opened this morning in the

One "Scott," who was with Hamburg or house and monson when the former was killed, is a sporting man, and is still at large.

The number of witnesses and reporters present in court this morning was so great that very few of the general public were admitted.

Monson adhered to his plea of not guilty. Then a jury was selected.

The trial of Monson is of special interests to the sistine.

The rial if is insurance companies, more companies, which is interested to the existine.

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The Mutual Life Insurance Companies, which is interested to the existine.

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Ward told Justice Burk he would not spare the time from work to appear and especially to the Mutual Life Insurance Companies, which is interested to the existine.

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Additional life insurance companies, and the control of the control of the control of the sparies of the control of the con

those made by Muley Araaf and the Foreign Minister

MELILLA, Dec. 12.—The Sultan is not
expected here before February. It is
stated that the Kaybles will negated to 27 degrees this morning. In the
Northwest a cold wave is holding sway.
At Winnings the thermometer registers

Key West, Fla., is suffering from heat,
The mercury there is 72 degrees above.

ing the Spanish fort at Guariach. Revolutionary Leaders to Be Re-

stated that the Kaybles will persist in

their intention to build a fort command-

(By Associated Press.) BUENOS AYRES, Dec. 12.-Gen. Alen and Col. Espina, leaders in the recent revolutionary movement, and who are now in prison, will be liberated shortly by order of the Supreme Court

Wife and Children.

Broke Furniture.

sipated laborer, was committed to the

ville Court.

wife and three children living on the his ward, opened this morning in the Sheriff's Court before Lord Kingsburgh, otherwise known legally as the Lord Justice Clerk of Scotland.

The trial involves what is known as the Lord to break up the household furniture.

Weather Forecast.

The weather forecast for the thirty-six hours ending at S.P. M. to-morrow is as follows: Fair, acept possible light flurries of snow to night; The following record this morning shows the

MRS.MULLERNOW The Wife of Dr. Meyer's Confessed Accomplice on the

OVERHEARD TALK OF MURDER.

Witness Stand.

She Tells of Her Service with the Couple Accused of a Horrible Crime.

FORGING A STRONG CHAIN.

The Prosecution Presents, Link by Link, Unchallenged Corroborative Evidence.

Step by step Prosecutor John F. Me-Intyre is corroborating the story told by Accomplice Carl Muller of the movements of Dr. Henry C. F. Meyer, Mrs. Meyer, Ludwig Brandt and Muller in the awful conspiracy to defraud the in-surance companies out of \$8,500 in policles issued on the life of Gustave M. A. J. Baum, a conspiracy that ended in the death of Brandt by slow poisoning, the collection of the insurance from two companies, a division of the spoils, and the flight of the three conspirators who

cross-examination of Daniel G. Gillette, Manager of the Department of Revision in the Mutual Life office, in this city, and whose suspicions were aroused by the unseemly haste of the "Widow Baum" to collect the policies on her dead husband's life. dead husband's life.

Mr. Gillette was made to tell how he offered the \$500 reward to Muller if he would lead the officers to the place of hiding of Dr. and Mrs. Meyer, but denied that he offered immunity from punishment to Muller, then known

August Wimmers. Mr. Gillette was led again over all the steps taken by him in the pursuit of the Meyers. He told again how the alleged widow, Amelia Baum, came to him April 11, 1892, with William Reuter, whom April 11, 1892, with William Reuter, whom he now recognizes in Dr. Meyer. He questioned her closely, and was much amazed by interruptions by Reuter, who talked with the woman in a foreign tongue; how the woman seemed to have very little information to impart about her dead husband, although, to account for her delicate condition she told him she had lived with Haum two years in Denver, although they had not been married till Feb. 11, 1825—six weeks before he died; how she could not call the name of a street in Denver, nor tell a place where her alleged husband had been employed; how he succeeded, by a pratext, in seher alleged husband had been employed; how he succeeded, by a priext, in se-curing specimens of the hand-writing of both his visitors, and on what he learned from them began the investigation which ended in the discovery of Muller, the ar-rest of Dr. and Mrs. Meyer and this

st of Dr. and Mrs. Aleyer and rosecution.
Mr. Brooke made much of the fact int Pinkerton detectives were employed in running down Dr. Meyer, instead of he insurance people placing the matter in the hands of the regularly constituted oblice authorities, and then relased the citness.

death of Baum. The papers were put in evidence.

Mr. Mumford said that the pair, Reuter and the widow Baum, alias Henry C. F. and Mary Meyer, called several times for the amount of their insurance; that finally a check for the amount came on from the home office in Hartford, but that it was never claimed by the widow, she having fled with her husband and Muller.

Cyrus Munn, of the Washington Life insurance Company, with an office at 21 Cortlandt street, supplied another link in the chain of evidence.

Mr. Munn identified a paper dated Feb. 14, 1822, as an assignment by Gustav M. A. J. Baum of the policy on his life for \$1.000 in the Washington to his wife, Amelia Baum. The document was received at his office Feb. 18.

"April 4 a widow presented herself as

by order of the Supreme Court

Marvellous fuel, Sestalit, the only one of its kind in the market. Send for catalogue to United States Fuel Co. (L'ted), 10 Park place, N. Y. **

States Fuel Co. (L'ted), 10 Park place, N. Y. **

Bit Greenwich ave. **

The monute of the supreme Court and the insurance on the life of Baum. She was accompanied by two men. Wimmers and Reuter," said Mr.

(Continued on Third Page.)